The Department of Energy has opted to utilize the following agreement for Designated Proprietary User Facilities transactions. Because these transactions are widespread across Departmental facilities, uniformity in agreement terms is desirable. Except for the *** provisions, minor modifications to the terms of this agreement may be made by CONTRACTOR, but any changes to the *** provisions or substantive changes to the non *** provisons will require approval by the DOE Contracting Officer, WHICH WILL LIKEY DELAY YOUR ACCESS TO THE USER FACILITY. In instances where DOE Contracting Officer approval for substantive changes cannot be obtained, Work for Others (WFOs) and Cooperative Research and Development Agreements (CRADAs) may be more appropriate due to the increased flexibility such agreements afford. Where this agreement is to be used as an umbrella agreement for multiple transactions it may be modified to reflect such usage.

Proprietary User Agreement

BETWEEN

UChicago Argonne, L ("CONTRACTOR")

Operator of Argonne National Laboratory (hereing abora v") under J.S. Department of Energy ("DOE") Contract J.D.DE-A 02-060 V.



(CONTRA and US R are lectively, "the Parties")

The obligations of the Contractor is to be that a rred and shall apply to any successor in interest to said Contractor coming the open ion of the DOE facility involved in this Proprietary User Agreement.***

ARTICLE L. FACIL J. SAND SCOPE OF WORK

Employee(s), consultant(s, and representative(s) of USER (hereinafter called "Participant(s)") shall be performed use vertain Laboratory Proprietary User Facilities for the purpose of performed the experiment(s) accepted and approved for performance at the designated Proprietary User Facilities which are totally funded by USER.

Upon request by USER and at the CONTRACTOR's discretion, limited non-collaborative support services may be provided to the USER by CONTRACTOR employees. CONTRACTOR will retain its employees assigned to this work on its payroll and will be reimbursed by USER for the account of DOE in accordance with DOE's pricing policy, which provides for full cost recovery.

ARTICLE II. TERM OF THE AGREEMENT

This Agreement shall have a term of five (5) years from the effective date. The term of this Agreement shall be effective as of the latter date of (1) the date on which it is signed by the last of the Parties, or (2) the receipt of any advance payment required under Article III. Unless terminated in accordance with the terms herein, this Agreement shall automatically renew on a year-to-year basis after the initial five year term.

ARTICLE III. BILLING AND PAYMENT OF EXPENSES

- A. USER will coordinate with CONTRACTOR to prepare a cost estimate for USER's experiment at the User Facility, including potential limited no calaborative support services from CONTRACTOR as requested by USER. All costs will a in accordance with DOE Order O 522.1, "Pricing of Departmental Materials and Services."
- B. Full cost recovery rates are established at the beating of such fiscal valued and are subject to revision to reflect changing costs factors during the heal year. No year can begin until this advance payment is received by CONTRALIOR.
- nt for the User Account as set forth in the C. USER must set up and pre-fund the vance **CONTRACTOR Policy and Proced** r User counts before beginning an accepted and USER at the Billing Address provided approved experiment. CONTRACT l invol by the USER, and USER will pay ead voice in accordance with the instructions set suc forth in the CONTRACT for USER Accounts. licy and oced.
- D. USER represents that the fund with bright this Agreement does not include federal funds.

ARTICLE IV. AD. S. YREQU. MENTS

USERs and Participant, are a bject to the administrative and technical supervision and control of CONTPOLOR; and we comply with all applicable rules of CONTRACTOR and DOE with regar to admission to at use of the User Facility, including safety, operating and health-physics procedure environment protection, access to information, cyber-security, hours of work, and conduct. Participants shall execute any and all documents required by CONTRACTOR ack owledging and agreeing to comply with such applicable rules of CONTRACTOR are the terms of this Agreement. Participants will not be considered employees of CONTRACTOR are the terms of this Agreement. Participants will not be considered employees

ARTICLE V. PROPERTY AND MATERIALS**

USER may be permitted by the CONTRACTOR to furnish equipment, tooling, test apparatus, or materials necessary to assist in the performance of its experiment(s) at the User Facility. Such items shall remain the property of USER. Unless the Parties otherwise agree, all such property furnished by USER or equipment and test apparatus provided by USER will be removed by USER within sixty (60) days of termination or expiration of this Agreement or will be disposed

of as directed by USER at USER's expense. Any equipment that becomes integrated into the User Facility shall be the property of the Government. USER acknowledges that any material supplied by USER may be damaged, consumed or lost. Materials (including residues and/or other contaminated material) remaining after performance of the work or analysis will be removed in their then condition by USER at USER's expense. USER will return User Facilities and equipment utilized in their original condition except for normal wear and tear.

CONTRACTOR shall have no responsibility for USER's property at the User Facility other than loss or damage caused by willful misconduct or gross negligence of CONTRACTOR or its employees.

Personal property produced or acquired during the course of this Agreement stand be disposed of as directed by the owner at the owner's expense.

ARTICLE VI. SCHEDULING***

USER understands that CONTRACTOR will be sole ponsibility and discretion for allocating and scheduling usage of the User Franties and equations are eded for or involved under this Agreement.

ARTICLE VII. INDEMNITY AND I BILL

- **A. Personnel Relationships -** Us a shall be esponsible for the acts or omissions of Participants.
- mile by Us and US State law, if USER utilizes the B. Product Liability - To the extent p reement let the horing, using, or selling of a product, process work derived from the o hold harmless and indemnify CONTRACTOR or service, then USER and the United States Gov officers, agents and employees from any and all men. and expenses, including attorney fees, for injury to or liability, clai damages, c death of pers mage to destruction of property, as a result of or arising out of such utilization f the wor on behalf of USER, its assignees or licensees.
- C. General Indensity: To the extent permitted by US and US State law, USER hereby to indensity and hold harmless CONTRACTOR and the United States Government, their officers, agents and employees from any and all liability, claims, damage and penses, including attorney fees, for injury to or death of persons, or to or estruction of property, to the extent such liability, claims, or damages is caused or correlated to by the negligence or intentional misconduct of USER or its employees or epresentatives during the performance of the work under this Agreement.
- **D. Patent Copyright Indemnity—Limited** To the extent permitted by US and US State law, USER shall fully indemnify the Government and CONTRACTOR and their officers, agents, and employees for infringement of any United States patent or copyright arising out of any acts required or directed or performed by USER under the Agreement to the extent such acts are not normally performed at the facility.
- E. The liability and indemnity provisions in paragraphs B, C and D above shall not apply unless USER shall have been informed as soon as practicable by CONTRACTOR or the Government of the suit or action alleging such liability or infringement, and such indemnity shall not apply to a claimed liability or infringement that is settled without the

consent of USER unless required by a court of competent jurisdiction.

F. General Disclaimer -

THE GOVERNMENT AND CONTRACTOR MAKE NO EXPRESS OR IMPLIED WARRANTY AS TO THE CONDITIONS OF THE USER FACILITY FURNISHED HEREUNDER. IN ADDITION, THE GOVERNMENT, CONTRACTOR AND USER MAKE NO EXPRESS OR IMPLIED WARRANTY AS TO THE RESEARCH OR ANY INTELLECTUAL PROPERTY, GENERATED INFORMATION, OR PRODUCT MADE OR DEVELOPED UNDER THIS AGREEMENT, OR THE OWNERSHIP, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR ORPOSE OF THE RESEARCH OR RESULTING PRODUCT; THAT THE JOODS, SERVICES, N, OR A MATERIALS, PRODUCTS, PROCESSES, INFORMAT TA TO BE FURNISHED HEREUNDER WILL ACCOMPLISH INTEN DRJULTS OR ARE POSE: Q SAFE FOR ANY PURPOSE INCLUDING THE INTENDED ANY OF THE ABOVE WILL NOT INTERFERE WITH PR ATEV OWNED OR USER RIGHTS OF OTHERS. THE GOVERNMEN CONTRACTOR SHALL NOT BE LIABLE FOR SPECIAL, CON QUENTIAL, OR NCIDENTAL DAMAGES ATTRIBUTED TO USE OF 'CH CILITIES RESEARCH OR RESULTING PRODUCT, INTEL **GENERATED** ∠CT b INFORMATION, OR PRODUCT MADE RED DEN UNDER THIS AGREEMENT.

G. Notice and Assistance Regarding tent at Copyright Infringement

- a. USER shall report to the Overhout, promptly and in reasonable written detail, each notice or of paten or copy ight infringement based on the performance of this Agreement of the UVR has knowledge.
- claim it against the Government on account of any In the event of a b. ght infringement arising out of the performance of this etent or cop out of the use of any supplies furnished or work or services Agree USER shall furnish to the Government when requested by perform d here at, all endence and information in possession of USER pertaining the Gov or claim. Such evidence and information shall be furnished at the ae Government except where USER has agreed to indemnify the expense of

ARTICLE VIII. PA ENT RIGHTS***

A. Definions

- 1. "Subject Invention" means any invention or discovery of USER conceived or first actually reduced to practice in the course of or under this Agreement.
- 2. "Patent Counsel" means the DOE Patent Counsel assisting the Facility Operator.

B. Rights of USER – Election to Retain Rights

With respect to any Subject Invention reported and elected in accordance with paragraph (C) of this clause, USER may elect to obtain the entire right, title and interest in any patent application filed in any country on a Subject Invention and in any resulting patent

secured by USER. Where appropriate, the filing of patent application by USER is subject to DOE security regulations and requirements.

C. Invention Identification, Disclosures, and Reports

USER shall furnish the Patent Counsel a written report concerning each USER Subject Invention within six months after conception or first actual reduction to practice, whichever occurs first. If USER wishes to elect title to the Subject Invention, a notice of election should be submitted with the report or within one year of such date of reporting of the Subject Invention.

D. Facilities License

USER agrees to and does hereby grant to the Government as le, nonexclusive when cor paid-up license in and to any inventions or discoveries, regardles actually reduced to practice or acquired by USER, which at any time brougl ompletion of this Agreement are owned or controlled by KAR and are incorp Facility as a result of this Agreement to such an event that the User Facility is not Agree ant (1) to actice or to have restored to the condition existing prior to (2) ransfer such licenses practiced by or for the Government at the ility, a aser h with the transfer of that User Facility, the accept the aforesaid rights and license shall at prece or ex e by the Government of at the Government at any time from of, or title to, any rights or patents herein contesting the enforceability, val ity or licensed

ARTICLE IX. RIGHTS IN TECHNIC LL TA**

A. Definitions

- 1. "Technical Data means period information, regardless of form or characteristic, of a screening or technical nature. Technical data as used herein does by the description of financial eports, cost analyses, and other information incidental to Agreement a prostration.
- "Proprie whata" means technical data which embody trade secrets, developed at rivate expanse, such as design procedures or techniques, chemical composition of materials or manufacturing methods, processes or treatments, including minor ation shereof, provided that such data:
 - e not generally known or available from other sources without obligation oncerning their confidentiality,
 - have not been made available by the owner to others without obligation concerning their confidentiality,
 - c. are not already available to the Government without obligation concerning their confidentiality, and
 - **d.** are marked as "Proprietary Data."
- 3. "Unlimited Rights" means rights to use, duplicate or disclose technical data, in whole or in part, in any manner and for any purpose whatsoever, and to permit others to do so.

- **B.** USER agrees to furnish to DOE or CONTRACTOR those data, if any, which are (1) essential to the performance of work by DOE or CONTRACTOR personnel or (2) necessary for the health and safety of such personnel in the performance of the work. Any data furnished to DOE or CONTRACTOR shall be deemed to have been delivered with unlimited rights unless marked as "Proprietary Data" of USER.
- C. USER agrees that it shall have the sole responsibility for identifying and marking all documents containing Proprietary Data which are furnished by USEP or produced under this Agreement. USER further agrees to mark each such document by or before termination of the Agreement by placing on the cover page the of a legend identifying the document as Proprietary Data of USER and identifying exprage apportion thereof to which the marking applies. The Government and CONTA CTOP chall not disclose properly marked Proprietary Data of USER outside Government and CONTRACTOR. The Government and CONTRACTOR reserve to right challenge the proprietary nature of any markings on data.
- D. of its oprietary Z a from the facility USER is solely responsible for the removal by or before termination of this Agreement t she have unlimited rights vern The not removed from the i) which in any Technical Data (including Pr netary D The Government shall have unlimited facility by or before termination of the reeme ary Data) which are incorporated into the rights in any Technical Data (in ding P User Facility under the Agreen such ent that the User Facility or equipment is not restored to the condition exist r to st. incorporation.
- E. Upon completion or projection of the presct, USER agrees to deliver to DOE and CONTRACTOR a not rope forty port describing the work performed under the Agreement.

ARTICLE X. LAL R. PLY SITE CCESS, SAFETY AND HEALTH ***

As a precondition to CONTRACTOR User Facilities, Participants must complete all R Site Across documents and requirements. USER and Participants shall take all ole precautions in ctivities carried out under this Agreement to protect the safety and reaso healt of other et the environment. Participants must comply with all applicable , acce. to information, security and environmental regulations and the safety requirements of the D artment and CONTRACTOR, including the specific requirements of the Proprietary User For Aty covered by this Agreement. In the event that USER or Participant fails to comply with said regulations and requirements, CONTRACTOR may, without prejudice to any other legal or contractual rights, issue and order stopping all or any part of USER's or Participant's activities at the Designated Proprietary User Facility.

ARTICLE XI. PERSONNEL RELATIONSHIPS ***

Participants will remain employees or representatives of USER at all times during their participation in the work under this Agreement, and shall not be considered employees of CONTRACTOR or DOE for any purpose. Participants shall be subject to the administrative and

technical supervision and control of CONTRACTOR during and in connection with the Participants' activities under this Agreement.

ARTICLE XII. EXPORT CONTROLS***

USER acknowledges that the export of goods or Technical Data may require some form of export control license from the U.S. Government and that failure to obtain such export control license may result in criminal liability under the laws of the United States.

ARTICLE XIII. THIRD-PARTY CONTRACTS

Contracts between USER and third parties for work on CONTRACT previous including, but not limited to, construction, installation, maintenance, and repair, whose subject is prior approval by the Department and CONTRACTOR. The Department and WTRACTOR may require the insertion of specific terms and conditions into the contracts.

ARTICLE XIV. DISPUTES ***

are unable to jointly resolve a dispute with a reason ole perior contact the laboratory's Tachnology To a second to the laboratory's Tachnology To a second to the laboratory's Tachnology greement. If the parties ole period of time, either party may asfer c man (TTO) to provide assistance. The e or, up mutual agreement of the parties, contact a TTO may work directly to resolve the third party neutral mediator to assist the king to a resolution. The costs of the es in mediator's services will be shared equall parties. In the event that an agreement is not reached with the aid of the dsman or nedia. the parties may agree to have the dispute addressed by neutral evaluaon rendered by the neutral evaluator shall be I there from shall be divided equally between the nonbinding on the parties, and an osts 1. ge parties may request a final decision by the DOE parties. Upon mu agreement, Contracting Officer. either party may seek relief in a court of competent resolution jurisdiction.

ARTICION CON CT OF TERMS***

In the event of a splid between the terms of this document and any other document issued by either productions of this document shall prevail.

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ARTICLE XVI. TERMINATION***

Either Party may terminate this Agreement for any reason at any time by giving not less than thirty (30) days prior written notice to the other Party, provided that CONTRACTOR shall recover payment for the costs incurred by CONTRACTOR on behalf of USER prior to termination and for termination costs.

In witness whereof, the Parties hereto have executed this Agreement:

AUTHORIZED SIGNATURES:

By signing this Agreement, the signatories attest that they are legally a horization commit their respective institutions to this Agreement.

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FOR THE CONTR	ACTOR: UCIlicago, Argonne La
BY:	J. Murray Gi
	(Name of Authorized Carcer, Ted)
SIGNATURE	
TITLE:	Associate Labor v. Direct for Photon Sciences
DATE:	
FOR THE USER:	
BY:	(Nar Authorized Officer, typed)
SIGNA	
TITI :	
DATE:	
ADDRESS:	
TELEPHONE:	



Acknowledgement

I,, am aware of the reference User Agreement(s)
between Argonne National Laboratory and (USER
Institution). My participation, access, and presence at Argune Use Facilities are pursuant to such Agreement(s) and I agree to be bound by the to such Agreeof, including
rights to and disposition of intellectual property.
I will comply with all applicable rules at Argonne Nation Laboratory associated with my
participation, access, and presence at Argonne Use Facilities including safety, operating and health-physics procedured en named praction, access to
information, cyber-security, hours of work and condition.
I further agree to notify Argonne User Office or dy if any of the following occurs:
 My current affiliation with the R Inst. fon ends; or I return to a User Facility at the National Laboratory under an Agreement
with another USER Institution; delication with another USER Institution;
I no longer wish to a constant at Argonne National Laboratory.
My participation, access, any present at Argonne User Facilities are under the following type of User Agreement, ith my SER Institution (check one).
Proprietal User ament
Non-Propri ary ser seement
Proprietary and Non-Proprietary User Agreements
By: (Participant name, typed or printed)
Signature:Date: